**SIDLEY** 

JENNER & BLOCK LLP

August 29, 2019

## VIA ECF

The Honorable Ann M. Donnelly United States District Court Eastern District of New York 225 Cadman Plaza East Courtroom 4GN Brooklyn, NY 11201

Re: United States v. Huawei Technologies Co., Ltd., et al., 18 CR 457 (S-2)(AMD); Government's Application for Designation of Sensitive Discovery Materials

Dear Judge Donnelly:

On behalf of Huawei Technologies Co., Ltd. and Huawei Device USA Inc. (collectively, "Defendants"), we write to inform the Court that Defendants do not seek leave to file a surreply in support of their Opposition to the Government's Application for Designation of Sensitive Discovery Materials. *See* Opposition at 7 n.13 (reserving right to seek leave to file surreply).

Defendants respectfully request that the Court allow oral argument on the Application. The Application presents the parties' first contested discovery dispute and oral argument may aid the Court in providing guidance regarding the recurring issue of discovery designations. Defendants propose that the parties address the Application at the September 4, 2019 status conference.

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## Respectfully submitted,

/s/ James M. Cole James M. Cole SIDLEY AUSTIN LLP 1501 K Street, NW Washington, D.C. 20005 Tel: 202-736-8246

Email: jcole@sidley.com

Michael A. Levy SIDLEY AUSTIN LLP 787 Seventh Avenue New York, NY 10019

Tel.: 212-839-5300

Email: mlevy@sidley.com

/s/ David Bitkower David Bitkower JENNER & BLOCK LLP 1099 New York Avenue, NW Suite 900

Washington, D.C. 20001 Tel: 202-639-6048

Email: dbitkower@jenner.com

Counsel for Defendants Huawei Technologies Co., Ltd. and Huawei Device USA Inc.

Government counsel (by ECF) cc: